JONATHAN D. DAVIS, P.C.

ATTORNEYS AT LAW

99 PARK AVENUE SUITE 1600 NEW YORK, NEW YORK 10016

MEMO ENJURSED

TEL (2)2) 687-5464

FAX: (2)2) 557-0565

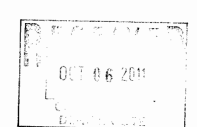
WWW.JDDAVISPC.COM

October 5, 2011

VIA HAND DELIVERY

The Honorable Denise L. Cote United States District Judge United States District Courthouse 500 Pearl Street, Room 1040 New York, New York 10007

P.e: Coach, Inc. v. USA Tiger Group, Inc. et al. 10 Civ. 8400 (DLC)



Dear Judge Cote:

We are the attorneys for Plaintiffs Coach, Inc. and Coach Services, Inc. (collectively. "Coach") in the above-referenced action, which has been discontinued pursuant to your Honor's Order, dated August 8, 2011, subject to restoration upon timely application to the Court. The original restore date, which the Court extended upon the parties' joint request, was September 7, 2011.

We write jointly with counsel for Defendants USA Tiger Group Inc. and Fu Yin Shao to respectfully request that the Court extend the time to restore the action for an additional 30 days, from October 7 to November 7, 2011. Alternatively, Coach requests that the Court restore the action to the Court's active calendar. This is the parties' second request to extend the time to restore the action to the Court's calendar.

Although the parties have narrowed the issues between them concerning the settlement agreement, the parties need more time to resolve thorny issues pertaining to the future use of certain marks. In addition, the extension is necessary to coordinate the agreement's execution and the Defendants' delivery of the first settlement payment.

The Honorable Denise L. Cote October 5, 2011 Page 2

The parties agree that the requested extension will help them complete these tasks and avoid litigating a dispute that is close to being resolved.

Respectfully submitted,

Jonathan D. Davis

JDD:hs

cc: Arlana S. Cohen, Esq. (Via PDF/E-mail)

The Clerk of Court shall
reopen this action. Giscovery
shall be completed by

felember 16, 2011. Any

summary july mant motion as
a preticularder is due

Juny 20, 2012. There shall
be no adjournment of the

1/20/12 date.

Amero Che A. John 10, 2011